possession, that's right, that's where the city might have an agency that was an agent of the city. But the city, if it's going to be taking possession of this, and is going to be the principal, will have to act, it will have to act on this.

SPEAKER BAACK: One minute.

SENATOP PIRSCH: Thank you.

SPEAKER BAACK: Thank you, Senator Pirsch. Senator Landis, your light is on next, did you have anything you wanted to add? Senator Warner, did you wish...Senator Beutler. There are no lights on. Senator Warner, did you wish to close on the advancement of LB 489?

SENATOR WARNER: Only to comment the question has come up, we'll review it and make sure there's not a problem. My general understanding was that this applied to cities of the primary class. If it's broader, or in some ways does not permit or require, rather, public hearings under...of any kind, certainly the bill should be amended not to allow that. But my understanding is that it would avoid the duplicative requirements that otherwise do exist, so...

SPEAKER BAACK: You've heard Senator Warner's closing. We will now vote on the advancement of LB 489. All those in favor vote aye, opposed vote no. Record, Mr. Clerk.

CLERK: 26 ayes, 1 nay, Mr. President, on the advancement of LB 489.

SPEAKER BAACK: LB 489 advances. Mr. Clerk, items for the record.

CLERK: Yes, Mr. President, thank you. Judiciary gives notice of hearing. That's offered and signed by Senator Chizek as Chair of the committee. LR 231, offered by Senator Abboud. (Read brief summary of resolution.) That will be laid over. I have a study resolution introduced by Senator Ashford and a number of members. (Read summary of LR 232.) That will be referred to Reference Committee. (See pages 459-60 of the Legislative Journal.)

Mr. President, your Committee on Judiciary, whose Chair is Senator Chizek, to whom was referred LB 459, reports the same